

1
2
3
4
5
6
7 **UNITED STATES DISTRICT COURT**
8 **DISTRICT OF NEVADA**
9

10 UNITED STATES OF AMERICA,

11 Plaintiff,

12 v.

13 NICHOLAS LINDSEY,

14 Defendant.
15

Case No. 2:11-cr-00217-LDG (CWH)

ORDER

16 The defendant, while represented by counsel, filed *pro se* motions to inspect grand
17 jury list (#132), to inspect petit jury list (#133), and to compel disclosure of exculpatory
18 evidence (#134). The government has moved to strike the motions (#135) as the
19 defendant is represented by court-appointed counsel, and pursuant to Local Rule IA 10-
20 6(a), a party who is represented by counsel cannot, while so represented, appear or act in
21 the case. The government has also moved to strike (#113) an earlier notice of appeal that
22 the defendant filed *pro se*. That motion to strike has been rendered moot.

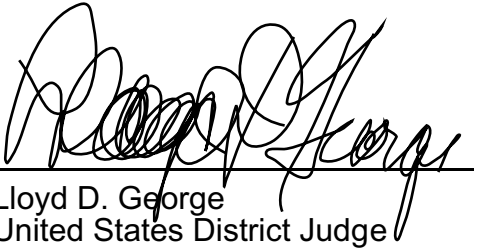
23 Therefore, for good cause shown,

24 THE COURT **ORDERS** that the United States' Motion to Strike (#113) Defendant's
25 *pro se* Notice of Appeal is DENIED as moot;
26

1 THE COURT FURTHER **ORDERS** that the United States' Motion to Strike (#135) is
2 GRANTED;

3 THE COURT FURTHER **ORDERS** that the Clerk of the Court shall STRIKE
4 Documents ## 132, 133, and 134.

5
6 DATED this 2 day of April, 2014.


Lloyd D. George
United States District Judge